UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

UNITED STATES OF AMERICA	J	
]	
VS	J	CASE NO. 2:19-cr-00013
]	JUDGE CRENSHAW
GEORGIANNA A.M. GIAMPIETRO.	1	

PETITION TO ENTER A PLEA OF GUILTY

- I, Georgianna Giampietro, Defendant, respectfully represent to the Court as follows:
- (1) My true full name is Georgiana A.M. Giampietro. I was born on May 15, 1985, and I am 36 years old. I graduated from college. I read and write the English language.
 - (2) My lawyers are Charles Swift, Peter Strianse, and Linda Moreno.
- (3) I have received a copy of the indictment before being called upon to plead and have read and discussed it with my lawyer, and believe and feel that I understand every accusation made against me in the indictment.
- (4) I have had sufficient opportunity to discuss with my lawyer the facts and surrounding circumstances concerning the matters mentioned in the indictment. My lawyer has counseled and advised with me as to the nature and cause of every accusation against me. We have thoroughly discussed the government's case against me and my potential defenses to the government's case. My lawyer has explained each element of the crime charged to me and what the government would offer to prove these elements beyond a reasonable doubt.
 - (5) I understand that the statutory penalty for the offenses with which I am charged, 18 United States Code, Section 2339C(c):
 - i. up to 10 years imprisonment,
 - ii. a fine of up to \$250,000.00
 - iii. a mandatory \$100 special assessment, and
 - iv. a term of supervised release of up to life.
- (6) I have been advised that I will be sentenced to a sentence sufficient but not greater than necessary to satisfy the goals of sentencing specified in 18 U.S.C. § 2339C(c). One consideration will be Guidelines established by the United States Sentencing Commission. I understand that these Guidelines are advisory, but that the Court must take account of the Guidelines together with other sentencing goals. My lawyer and I have discussed the calculation

of the Guidelines in my case. My lawyer has given me an estimate of the Guidelines range that may apply in my case. My final offense level is estimated to be level 18 and my criminal history category is level 1. I realize that this is simply my lawyer's estimate. I understand that my advisory Guideline range will be calculated by the United States Probation Officer who prepares the presentence report in my case. This estimation is subject to challenge by either me or the government, unless prohibited by a plea agreement. The final Guideline calculation will be made by the Court. I further understand that I may be sentenced to a fine to be calculated through the Guidelines. No fine will be imposed if the Judge finds me unable to pay any fine. Considered in this fine may be the amount of financial loss to the victim or gain to me as well as the costs of any confinement or probation supervision. The Court may also order that restitution be made to any victim of the offense. [If I am convicted of any offense specified in 18 U.S.C. § 3663A(c), or as otherwise required by law, restitution is mandatory.] I have a right to a review of my sentence by the United States Court of Appeals for the Sixth Circuit unless waived in the plea agreement.

- (7) I understand that I am not eligible for a sentence of probation if I receive any sentence of imprisonment or am convicted of a Class A or Class B felony punishable by twenty or more years imprisonment. I have been informed that under the present federal sentencing system there is no parole. I will receive only 54 days good time credit per year and it will not vest until the end of each year. I further understand that if I am sentenced to a period of supervised release and I violate the terms of that supervised release, upon revocation I could be imprisoned again.
- (8) I understand that should this plea of guilty be accepted, I will be a convicted felon in the eyes of the law for the rest of my life. This means, under present law that (a) I cannot vote in Tennessee, unless my right to vote is lawfully restored, and may not be eligible to vote in other states; (b) I cannot possess a firearm anywhere; (c) If I am presently on probation, parole, or supervised release whether state or federal, the fact that I have been convicted may be used to revoke my probation, parole or supervised release regardless of what sentence I receive on this case; (d) If I am convicted of any crime in the future, whether state or federal, this conviction may be used to increase that sentence; (e) I may have to disclose the fact that I am a convicted felon when applying for employment and such disclosure may result in my not getting some jobs

¹ The defense has calculated this offense level through the sentencing guidelines applicable to 18 U.S.C. 2339C(c), namely §2X3.1 and §2M5.3. Guideline 2X3.1(a)(1) (Accessory After the Fact) states that the base offense level is 6 levels lower than the offense level for the underlying offense. The underlying offense here is a violation of 18 U.S.C. § 2339B, which has an offense level of 26 under §2M5.3. This results in a base offense level of 20. The offense level is then decreased by 2 levels under §3E1.1 (Acceptance of Responsibility) resulting in an offense level of 18.

There is a possibility that the offense could be eligible for the terrorism enhancement under §3A1.4 which would increase the offense level by 12 levels to level 32, resulting in a final offense level of 30, and would increase the criminal history category to category VI. To apply the terrorism enhancement, the Court would have to find that the defendant had the specific intent to commit an offense that was calculated to influence or affect the conduct of government by intimidation or coercion, or to retaliate against government conduct. The defense has advised the defendant that they do not believe such a specific intent exists under the factual basis of the plea. Of course, the final decision on whether this enhancement applies lies with this Court.

and having difficulty in getting others. I understand that this list may not include all of the adverse consequences of my conviction in this case.

- (9) I understand that I can plead "NOT GUILTY" to the offense charged against me, and continue to plead "NOT GUILTY", and that if I choose to plead not guilty, the Constitution guarantees me (a) the right to a speedy and public trial by jury; (b) the right not to testify and no implication of guilt would arise by my failure to do so; (c) the right to be presumed innocent until such time, if ever, that the government proves my guilt beyond a reasonable doubt to the satisfaction of a court and jury; (d) the right to see and hear all the witnesses and to crossexamine any witness who may testify against me; (e) the right to use the power and process of the court to compel the production of any evidence, including the attendance of any witnesses, in my favor; and to testify in my own behalf if I choose to do so; (f) the right to have the assistance of counsel in my defense at all stages of the proceedings; (g) if I am convicted at such trial I have the right to appeal with a lawyer to assist me and the appeal will not cost me any money if I am indigent. I understand that if the Court accepts my plea that there will be no jury trial and that I will be convicted of the count to which I plead just as if a jury found me guilty of the charge(s) following a trial. The Court may then impose sentence upon me within the limits set forth in any plea agreement stated in paragraph (13), subject to the maximum punishments set forth in paragraph (5).
- (10) No officer or agent of any branch of government (federal, state or local), nor any other person, has guaranteed me what sentence I will receive. If there are any agreements between myself and my lawyer and the prosecution concerning my plea they are fully set forth in paragraph (13) below. I understand that even with a plea agreement no person can bind the Judge to give any particular sentence in my case. If the Judge rejects a recommendation made pursuant to Rule 11(c)(1)(B) I have no right to withdraw my plea. I understand that if the Judge decides to make a recommendation about where I should serve any incarceration that the recommendation is not a promise or a guarantee, but only a recommendation and is not binding on the Bureau of Prisons which will make the final decision (after I am sentenced) about where I will be incarcerated.
- (11) My lawyer has done all the investigation and research in this case that I have asked him to do, and he has reviewed with me the discovery material provided by the Government. I am satisfied with his representation at this point.
- (12) Fully understanding my rights to plead "NOT GUILTY" and fully understanding the consequence of my plea of guilty, I wish to plead "GUILTY" and respectfully request the Court to accept my plea as follows:

To Count One in the Information charging Title 18, United States Code, Section 2339C(c), Concealment of Material Support and Resources Intended to be Provided to a Foreign Terrorist Organization.

- (13) This plea is a result of a plea agreement between my lawyer and the prosecution under the provisions of Rule 11(c)(1)(B) of the <u>Federal Rules of Criminal Procedure</u>. The plea agreement has been submitted under a different filing.
- (14) I offer my plea of "GUILTY" freely and voluntarily and of my own accord. Also, my lawyer has explained to me, and I feel and believe I understand this petition.
 - (15) I am not under the influence of either drugs or alcohol.
- (16) I request the Court to enter now my plea of "GUILTY" as set forth in paragraph (12) of this petition, in reliance upon my statements made in this petition.
- (17) Recognizing that the Court may reserve acceptance of this plea pending the receipt of the pre-sentence report, I agree that the pre-sentence report may be disclosed to the United States Attorney, my counsel and myself, prior to the sentencing hearing.

Signed by me in open court under the penalties of perjury in the presence of my lawyer, this the 18th day of January, 2022.

Defendant, Georgianna A.M. Giampietro

ACKNOWLEDGMENT OF GOVERNMENT ATTORNEY

The maximum punishment, plea and plea agreement are accurately stated above.

Kathryn Risinger

Assistant United States Attorney

Philip Wehby

Assistant United States Attorney

CERTIFICATE OF COUNSEL

The undersigned, as lawyer and counselor for Defendant, hereby certifies as follows:

- (1) I have read and fully explained to Defendant all the accusations against her in this case;
- (2) To the best of my knowledge and belief each statement set forth in the foregoing petition is accurate and true;
- (3) In my opinion the plea of "GUILTY" as offered by Defendant in paragraph (12) of the foregoing petition, is voluntarily and understandingly made; and I recommend to the Court that the plea of "GUILTY" be accepted and entered as requested in paragraph (12) of the foregoing petition.

Signed by me in open court on this the 18th day of January, 2022.

By: /s/ Charles D. Swift
Charles D. Swift
Pro Hac Vice Attorney for Giampietro
100 N. Central Expy, Suite 1010
Richardson, TX 75080

ORDER

Good cause appearing therefore from the foregoing petition of the foregoing named defendant and the certificate of her counsel and for all proceedings heretofore had in this case, it is ORDERED that the petition be granted and the defendant's plea of "GUILTY" be accepted and entered as prayed in the petition and as recommended in the certificate of counsel.

Done in open court this the 18th day of January, 2022.

Waverly Crenshaw

UNITED STATES DISTRICT JUDGE